

### Selected FOIA Requests – 05/09/2018-05/16/2018

|    | FOIA #             | Requester      | Requester Org.               | Date Submitted | Assigned To               | Synopsis  |
|----|--------------------|----------------|------------------------------|----------------|---------------------------|---|
| 1. | EPA-HQ-2018-007523 | Steven Bukovec |                              | 05/09/2018     | OTAQ                      | the <b>sources of cellulosic ethanol production from 2010-2018</b> that were used to compile the "RIN Generation and Renewable Fuel Volume Production by Fuel Type" datasets that can be found at <a href="https://www.epa.gov/fuels-registration-reporting-and-compliance-help/2018-renewable-fuel-standard-data">https://www.epa.gov/fuels-registration-reporting-and-compliance-help/2018-renewable-fuel-standard-data</a> . I would like to know which plants were surveyed and what their production levels were. Thank you. |
| 2. | EPA-HQ-2018-007521 | Steven Bukovec |                              | 05/09/2018     | OTAQ                      | the <b>sources of cellulosic ethanol production from 2010-2018</b> that were used to compile the "RIN Generation and Renewable Fuel Volume Production by Fuel Type" datasets that can be found at <a href="https://www.epa.gov/fuels-registration-reporting-and-compliance-help/2018-renewable-fuel-standard-data">https://www.epa.gov/fuels-registration-reporting-and-compliance-help/2018-renewable-fuel-standard-data</a> . I would like to know which plants were surveyed and what their production levels were. Thank you. |
| 3. | EPA-R4-2018-007515 | Liz Charboneau | American Bridge 21st Century | 05/09/2018     | Kathy Armstrong           | I am requesting copies of the following <b>communications sent to A. Duda &amp; Sons, Inc. / Citrus Belle</b> : Notice of Violation (EA Type Code FL000A0000120510000400013) Administrative Order (EA Type Code FL000A0000120510000400014) Notice of Violation (EA Type Code FL000A0000120510000400019) Administrative Order (EA Type Code FL000A0000120510000400021) CAA 113A Admin Compliance Order (Non-Penalty) (EA Type Code 04-2004-A051) CAA 113A Admin Compliance Order (Non-Penalty) (EA Type Code 04-2004-1806)         |
| 4. | EPA-R4-2018-007509 | Liz Charboneau | American Bridge 21st Century | 05/09/2018     | Gwendolyn Woodard-Burrell | <b>all investigatory</b> and case files related to the investigation into the Florida Department of Agriculture and Consumer Services' investigation into the <b>2014 crop-dusting accident and chemical exposure in Belle Glade</b> . The existence of this investigation was publicly confirmed by EPA spokesman Nick Conger to the Associated Press in March 2016.   |
| 5. | EPA-R4-2018-007508 | Liz Charboneau | American Bridge 21st Century | 05/09/2018     | Jennifer Pearce           | <b>all investigatory</b> and case files related to the investigation into the Florida Department of Agriculture and Consumer Services' investigation into the <b>2014 crop-dusting accident and chemical exposure in Belle Glade</b> . The existence of this investigation was  |



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|    |                    |                      |                    |            |                  | publicly confirmed by EPA spokesman Nick Conger to the Associated Press in March 2016.   |
| 6. | EPA-R5-2018-007522 | Raymond V. Nechvatal | Antea Group        | 05/09/2018 | Jessica Wheatley | We are conducting an environmental <b>site assessment for a property in Hanover Park, IL</b> . We are looking for information regrading the <b>SEMS Superfund Site</b> WAYNE TOWNSHIP GROUNDWATER, EPA Registry ID ILN000510213, located at 26 W 580 SCHICK RD., HANOVER PARK, IL 60133-6762. Please contact via Email with information regarding the contaminants of concern and the groundwater impact area.   |
| 7. | EPA-R2-2018-007578 | Marc M. Orlow        | Begelman and Orlow | 05/09/2018 | R2               | <ol style="list-style-type: none"> <li>1. Their experience in dealing with NJDEP, including, inter alia, Kevin Ball, as it relates to the Bayonne Shipyard;</li> <li>2. The nature of her visits and/or inspections of the <b>Bayonne Shipyard</b>;</li> <li>3. What they were told by representatives of NJDEP in relation to their inspections of the Bayonne Shipyard and comments that EPA was considering in relation to the Bayonne's Shipyard New Jersey Pollutant Discharge Elimination System permit renewal application ("Renewal Permit"),</li> <li>4. What they were told, and/or learned from Kevin Ball in relation to his inspections the Bayonne Shipyard;</li> <li>5. The nature of their communications with Kevin Ball regarding NJDEP and the Bayonne Shipyard.</li> </ol> <ol style="list-style-type: none"> <li>1. Any notes or other records that memorializes their dealings with NJDEP, including, inter alia, Kevin Ball, as it relates to the Bayonne Shipyard Renewal Permit.</li> <li>2. Any notes or other records that memorializes her visits, inspections or communications with NJDEP related to the Bayonne Shipyard Renewal Permit.</li> </ol> |
| 8. | EPA-R2-2018-007577 | Marc M. Orlow        | Begelman and Orlow | 05/09/2018 | DECA             | <ol style="list-style-type: none"> <li>1. Her experience in dealing with NJDEP, including, inter alia, Kevin Ball, as it relates to the <b>Bayonne Shipyard</b> and the <b>Kinder Morgan Newark Salt Pile</b>;</li> <li>2. The nature of her visits and/or inspections of the Bayonne Shipyard and the Kinder Morgan Newark Salt Pile;</li> <li>3. What she was told by representatives of NJDEP in relation to her inspections of the Bayonne Shipyard and the Kinder Morgan Newark</li> </ol>  |

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|     |                     |                  |                                      |            |                      | <p>Salt Pile;</p> <p>4. What she was told, and/or learned from Kevin Ball in relation to his inspections the Bayonne Shipyard and the Kinder Morgan Newark Salt Pile;</p> <p>5. The nature of her communications with Kevin Ball regarding NJDEP, the Bayonne Shipyard and the Kinder Morgan Newark Salt Pile.</p> <p>1. Any notes or other records that memorializes her dealings with NJDEP, including, inter alia, Kevin Ball, as it relates to the Bayonne Shipyard and the Kinder Morgan Newark Salt Pile.</p> <p>2. Any notes or other records that memorializes her visits and/or inspections of the Bayonne Shipyard and the Kinder Morgan Newark Salt Pile.</p> |
| 9.  | EPA-R10-2018-007511 | Peter Waldman    | Bloomberg News                       | 05/09/2018 | Camille Harper       | <p>all <b>correspondence between employees of Region X of the Environmental Protection Agency and Robert Genovese</b> (aka Bob Genovese and Bobby Genovese) of <b>Liberty Silver Corp.</b> Specifically, I am requesting all communications between EPA Region X and Mr. Genovese concerning the Bunker Hill Mine in Idaho between Jan. 1, 2016 and June 1, 2017.</p>  |
| 10. | EPA-R9-2018-007524  | Camille Stough   | Communities for a Better Environment | 05/09/2018 | R9                   | <p>Any correspondence received and sent by EPA, as well as <b>documents generally, related to Communities for a Better Environment, et al., Petition</b> filed on March 19, 2019, regarding Title V Permit issued on January 25, 2018, to <b>Phillips 66 Refinery</b> (#A0016) by Bay Area Quality Management District.</p>  |
| 11. | EPA-R7-2018-007510  | Ariel Wittenberg | E&E News                             | 05/09/2018 | Edie Stevens-Breckon | <p>I request a copy of any memorandum, <b>email or letter sent from Jeffery Robichaud in EPA's Region 7 to Deborah Nagle</b>, in the Office of Water relating to <b>water quality standards</b> in Missouri Lakes dated November 24, 2017.</p>   |
| 12. | EPA-HQ-2018-007517  | Erin Murphy      | Environmental Defense Fund           | 05/09/2018 | OTAQ                 | <ul style="list-style-type: none"> <li>· studies, reports, or analyses of <b>vehicle safety, vehicle materials safety, crash simulations, or vehicle fatality records</b>;</li> <li>i. including, but not limited to, any analyses or other use of data from NHTSA's Fatality Analysis Reporting System ("FARS");</li> <li>ii. including, but not limited to, any analyses related to the relationship between vehicle mass and safety;</li> <li>· data sources for such studies; · related notes; · related research; · related opinions;</li> </ul>  |



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|     |                     |                       |                            |            |                | <p>2) Any correspondence containing or discussing the above studies or related records:</p> <p>• Kevin Bolen • Cheryl Caffrey • Bill Charmley • Samantha Dravis • Chet France • Christopher Grundler</p> <p>• Mandy Gunasekara • Hugh Harris • Benjamin Hengst • Chi Li • Joseph MacDonald • Ed Nam</p>  |
| 13. | EPA-HQ-2018-007516  | Erin Murphy           | Environmental Defense Fund | 05/09/2018 | OTAQ           | records, as that term is described at 5 U.S.C. § 552(f)(2) of the Freedom of Information Act, of the U.S. EPA related to <b>certification of model year ("MY") 2017 and later glider vehicles.</b>   |
| 14. | EPA-R10-2018-007528 | William Newmark       | Forsberg & Umlauf, P.S.    | 05/09/2018 | Camille Harper | CDL Recycle, LLC has been identified as a <b>potentially responsible party at the Lower Duwamish Waterway Superfund Site.</b> Can you please provide us with all documentation indicating what pollution/activities the EPA considers that CDL Recycle, and/or Cleanscapes, Inc. may be responsible for at the Lower Duwamish Site? Thank you.   |
| 15. | EPA-R2-2018-007506  | Gianna Makler         | Geosyntec Consultants      | 05/09/2018 | R2             | <b>DuPont Chambers Works site</b> located in New Jersey - Salem County, Carney's Point block/lot numbers: Block 102 Lot 3, Block 102 Lot 3.01, Block 185 Lot 1, and Block 185 Lot 4 as well as Pennsville block/lot number: Block 301 Lot 1. records on the subject property that may include potential environmental concerns, and if so, receive the files by email or perform a file review if necessary. We request information on the following for as many years back as available, if applicable: Air quality, environmental cleanup (storage tanks & hazardous sites), water management, water supply management, waste management and emergency response. |
| 16. | EPA-R8-2018-007520  | Jeannie M. Gulczynski | Grotefeld, Hoffmann        | 05/09/2018 | Dayle Aldinger | Any and all documents <b>East Cheynne Gas Storage Facility well site in Peetz, Colorado</b> and they hydro test and gas blowout that occurred on May 24, 2017. In addition, any permits or applications for permits for the hydro test that took place on May 24, 2017.  |
| 17. | EPA-R8-2018-007519  | Jeannie M. Gulczynski | Grotefeld, Hoffmann        | 05/09/2018 | R8             | Any and all documents regarding the <b>East Cheynne Gas Storage Facility well site in Peetz, Colorado</b> and they hydro test and gas blowout that occurred on May 24, 2017. In addition, any permits or applications for permits for the hydro test that took place on May 24, 2017.  |



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| 18. | EPA-R2-2018-007507 | Tyler Gardner      | Weitz & Luxenberg, P.C.                | 05/09/2018 | R2               | 1) All information, documents, and other <b>materials received from Saint-Gobain Performance Plastics Corporation</b> in response to the December 17, 2015 request from Nicoletta DiForté, Emergency and Remedial Response Division, United States Environmental Protection Agency Region II requesting <b>information pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act</b> . The letter was addressed to Edward J. Canning and requested information regarding the discovery of PFOA in the municipal water supply for the Village of Hoosick Falls. The responses were sent to Nicoletta M. DiForté of the Emergency and Remedial Response Division, U.S. Environmental Protection Agency - Region II, with a copy to Amy Chester, Assistant Regional Counsel, Office of Regional Counsel, U.S. Environmental Protection Agency – Region II. |
| 19. | EPA-R1-2018-007512 | William C. Spencer | William C. Spencer, Esq.               | 05/09/2018 | Judy Lao         | Information pertaining to <b>Turkey Brook Oil Site in Watertown, CT</b> reports, sample results, analyses, summaries, conclusions, work plans, remedial action plans, and other documents prepared by United States Coast Guard and/or EPA contractors working at or concerning the Site  |
| 20. | EPA-R5-2018-007529 | Alex Ruppenthal    | WTTW                                   | 05/09/2018 | R5               | records related to <b>civil enforcement case number 05-2018-0068</b> (Stepan Company), specifically, copies of the joint complaint, consent agreement and final order.  |
| 21. | EPA-HQ-2018-007532 | Taylor Amarel ✓    |  | 05/10/2018 | AO               | All emails sent to, from, or copied to <b>Scott Pruitt</b> from January 1, 2018 to Present Day containing any of the following non-case-sensitive key-strings: " <b>obama</b> ", " <b>warren</b> ", " <b>sanders</b> " or " <b>biden</b> ";   |
| 22. | EPA-HQ-2018-007536 | Sara Rodney ✓      | Intrinsic Corp.                        | 05/10/2018 | OPP              | I would like <b>all of the incident data</b> associated with <b>diazinon, chlorpyrifos and malathion</b> to date, for purposes of ecological risk assessment.   |
| 23. | EPA-R5-2018-007543 | Marian Kramer      | Minnesota Department of Transportation | 05/10/2018 | Jessica Wheatley | MnDOT (Minnesota Department of Transportation) is requesting files for the "WEST 78TH CIRCLE SITE" (EPA ID: MND980995872). The address is: <b>4470 W 78TH ST, BLOOMINGTON, MN 55436, HENNEPIN COUNTY</b> . We would like all CERCLA ( <b>Superfund</b> ) <b>records</b> pertaining to this site, such as maps, reports, photographs, field notes, correspondence, data, analytical reports, etc. We do NOT need information subject to FOIA exemptions. Please redact anything as   |



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|     |                    |                    |  |            |     | non-responsive that is subject to an exemption to expedite the processing.   |
| 24. | EPA-HQ-2018-007549 | Matthew Hofer      | Morrison Foerster                      | 05/10/2018 | OIG | Request is supplemental to EPA-R8-2018-006885. It has been separated at the request of Region 8 Counsel and the FEAT. It is specific to records help by the EPA OIG. <b>EPA files for the EPA Inspector General's investigation of the Gold King Mine Blowout.</b> We expect that these files are generally located in a single location at or near EPA Headquarters.  |
| 25. | EPA-R5-2018-007558 | Krystin Obermeier  | Power Rogers & Smith, LLP              | 05/10/2018 | R5  | Please forward any and all documents regarding the "Yeoman Creek Landfill" and/or " <b>Yeoman Creek Landfill Superfund site</b> ". The IEPA # is 170000636523 and the program ID# is 0971900059.   |
| 26. | EPA-R5-2018-007557 | Krystin Obermeier  | Power Rogers & Smith, LLP              | 05/10/2018 | R5  | Please forward any and all documents regarding the "Yeoman Creek Landfill" and/or " <b>Yeoman Creek Landfill Superfund site</b> ". The IEPA ID# is 170000636523 and program ID# is 0971900059.   |
| 27. | EPA-HQ-2018-007559 | David Abell        | Sierra Club, Environmental Law Program | 05/10/2018 | AO  | from January 20, 2017 up through and including the date that you conduct your search for documents:<br>1. All <b>communications from, or to the following individuals:</b> a) <b>Andrew Wheeler</b> , Office of the Administrator; b) <b>Madeline Morris</b> , Office of the Administrator; c) <b>Charles Munoz</b> , Office of the Administrator; d) <b>Sarah Greenwalt</b> , Office of the Administrator; e) <b>William Lovell</b> , Office of Policy; f) Justin Schwab, Office of the General Counsel; g) <b>Patrick Davis</b> , Office of Land and Emergency Management; h) <b>Michael Abboud</b> , Office of Public Affairs i) <b>David Ross</b> , Office of Water; and j) <b>Bill Wehrum</b> , Office of Air and Radiation, hereinafter ("EPA Personnel") with any person outside of the EPA.<br>2. <b>All calendar</b> for the above listed time period.<br>3. <b>attendance at any meetings</b> with the EPA Personnel for the above-listed time period at which a <b>person outside of EPA</b> was in attendance.<br>4. All emails, faxes, voicemails, texts or other forms of communication that have been deleted which fit the above specifications and which remain recoverable in any way. |
| 28. | EPA-R8-2018-007545 | Michelle L. Harper | Trihydro Corporation                   | 05/10/2018 | R8  | I am requesting any documentation you may have on the wells listed in the attached spreadsheet for the <b>Right to Know Act and EPCRA</b>  |



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|     |                    |                 |                    |            |              | owned by WINDSOR ENERGY GROUP, LLC and FAULCONER, VERNON E.,   |
| 29. | EPA-R3-2018-007599 | Kate Mishkin    |                    | 05/11/2018 | R3           | grants from the EPA to the City of Oak Hill, West Virginia, to Fayette County, West Virginia, or to Minden, West Virginia, including for work on a sewer project, or for Superfund activities, since January 1, 2013.  |
| 30. | EPA-R6-2018-007594 | Andrew Winter   |                    | 05/11/2018 | Nancy Ho     | records for EPA Superfund Site R & H OIL/TROPICANA, SAN ANTONIO, TX - 403 Somerset Road and 507 Somerset Road in San Antonio, Texas. Specific request for 1. Current results from remedial investigation/feasibility study (RI/FS) 2. Summaries (or Details is summaries not done) of the materials and quantities of each material removed from the site from August 13, 2001 through October 10, 2001 3. Current status of any EPA legal actions, amounts and litigants  |
| 31. | EPA-R9-2018-007585 | Scott Pham      |                    | 05/11/2018 | R9           | calendar of Acting Regional Administrator Alexis Strauss for the dates between 05-01-2016 and the date which this request is fulfilled   |
| 32. | EPA-R5-2018-007560 | Brian Dixon     |                    | 05/11/2018 | R5           | <b>copy of the initial complaint</b> (email or phone call) and subsequent actions filed on behalf of the EPA to the Michigan Department of Agriculture and Rural Development. The MDARD file number is UI-18-233-01.<br><br>On or around December, 2017, Mr. Joe Pighetti of Hudsonville, MI contacted the EPA regarding a complaint against Mid-Michigan Ponds LLC. His complaint stated that the company hired by the home owners association, Cory Estates, was illegally dumping cancer in the lake.   |
| 33. | EPA-HQ-2018-007595 | Austin R. Evers | American Oversight | 05/11/2018 | Judith Lewis | communications, telephone call logs, calendar invitations/entries, meeting notices, meeting agendas, informational material, draft legislation, talking points, any handwritten or electronic notes taken during any oral communications, summaries of any oral communications, or other materials) <b>between any political appointee3 at your agency and any of the following:</b><br><ul style="list-style-type: none"> <li>• Michael Cohen • Essential Consultants4 • Corey Lewandowski • Jason Osborne • Mike Rubino • Barry Bennett</li> <li>• Turnberry Solutions LLC • Avenue Strategies (avenuestrategies.com) from January 20, 2017, to the date the search is conducted.</li> </ul> |

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| 34. | EPA-R6-2018-007569 | Debra Tsuchiyama Baker | Baker Wotring LLP                            | 05/11/2018 | Nancy Ho         | documentation identifying and/or referring to the <b>San Antonio Water System from the time period starting April 22, 2016 to the present date</b> , including but not limited to: • San Antonio Water System Consent Decree, Civil Action No. 5:13-cv-00666-DAE, filed October 15, 2013; • Sanitary Sewer Overflows from the San Antonio Water System; • Enforcement action against the San Antonio Water System; • Clean Water Act violations or alleged violations in connection with the San Antonio Water System. • Penalties paid by the San Antonio Water System under any law regulating the environment or natural resources, including water. |
| 35. | EPA-R5-2018-007579 | Beth S. Gotthelf       | Butzel Long                                  | 05/11/2018 | Jessica Wheatley | Re: BP US Pipelines & Logistics, Inc. (BP) Indiana Harbor Canal, East Chicago, Lake County, Indiana Copies of <b>all documents concerning the BP pipeline within Indiana Harbor Canal</b> from January 1, 2017 to present including any information regarding issues with the repair of the pipeline cathodic protection.   |
| 36. | EPA-R5-2018-007575 | Beth S. Gotthelf       | Butzel Long                                  | 05/11/2018 | R5               | THIS REPLACES REQUEST EPA-R5-2018-007573. Copies of <b>all documents concerning the BP pipeline within Burns Harbor Canal, East Chicago, Indiana</b> , from January 1, 2017 to present including any information regarding issues with its cathodic protection or stray electrical currents   |
| 37. | EPA-R5-2018-007573 | Beth S. Gotthelf       | Butzel Long                                  | 05/11/2018 | R5               | all documents concerning the <b>BP pipeline within Burns Harbor Canal, East Chicago, Illinois</b> , from January 1, 2017 to present including any information regarding issues with its cathodic protection or stray electrical currents  |
| 38. | EPA-HQ-2018-007596 | Mychal Ozaeta          | EarthJustice                                 | 05/11/2018 | ORCR             | Requesting information pertaining to state applications for <b>EPA Authorization of CCR Permit Programs.</b>  |
| 39. | EPA-R9-2018-007580 | Franklin Goldman       | Environmental and Hydrogeological Consulting | 05/11/2018 | Ivry Johnson     | <b>billing timesheets from the State of California Water Board</b>  |
| 40. | EPA-HQ-2018-007593 | Hudson Monoz           | Hudson Monoz<br>munoz@gmail.com              | 05/11/2018 | OCEFT            | Requesting copies of all <b>records that relate to events at 223 C St. NE, Washington, DC</b> on March 29, 2017   |



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| 41. | EPA-HQ-2018-007571 | Adam Carlesco | Public Employees for Environmental Responsibility (PEER) | 05/11/2018 | AO             | 1. A comprehensive list of presenters who have been proposed to participate in an EPA webinar or speaking engagements since January 20, 2017 to the present. 2. A comprehensive list of presenters who have been denied approval by OPA to speak during an EPA webinar or speaking engagement, as well as any communications or decision documents detailing the basis for such a denial; 3. Any materials or communications among Agency professionals detailing what criteria is employed by OPA in reviewing proposals for webinars and speaking engagements from EPA's program offices; and 4. Any and all documentation, including written policies and communications among OPA staff, detailing OPA practices monitoring social media accounts of EPA programmatic staff and potential webinar and speaking engagement presenters. |
| 42. | EPA-HQ-2018-007570 | Adam Carlesco | Public Employees for Environmental Responsibility (PEER) | 05/11/2018 | Monica Lewis   | 1. A copy of any and all current and proposed policies maintained by the EPA concerning the retention of electronic messages and communications; 2. Any materials or communications among Agency professionals, as well as supporting data and proposed changes, concerning the promulgation of the EPA's electronic communication retention policy since January 20, 2017 to the present; and 3. Any and all communications between EPA staff and the National Archives and Records Administration concerning the Agency's electronic messages and communications retention policy from January 20, 2017 to the present  |
| 43. | EPA-R8-2018-007563 | Becky Horace  | Terracon   | 05/11/2018 | Dayle Aldinger | <b>Brownfields 2018 Cleanup Grant Application</b> submitted by and awarded to <b>Grand Junction Housing Authority, CO</b>   |
| 44. | EPA-R8-2018-007562 | Becky Horace  | Terracon   | 05/11/2018 | Dayle Aldinger | <b>2018 Brownfield Assessment Grant Fremont County</b> specifically the application for the organization awarded the grant.   |
| 45. | EPA-R8-2018-007561 | Becky Horace  | Terracon   | 05/11/2018 | Dayle Aldinger | <b>2018 Brownfield Assessment Grant Application for Lamar, Colorado</b> , specifically the application for the city of Lamar, which was given the grant.  |
| 46. | EPA-HQ-2018-007604 | Tammy Webber  | The Associated Press                                     | 05/11/2018 | Paul Cestone   | n Any communications between the EPA and Monsanto Co. or anyone representing Monsanto or its affiliates or subsidiaries regarding PCBs in ballasts or building materials and/or schools. n Any communications, meeting agendas or minutes, documents or notes from 2013 through 2015 regarding efforts to rewrite the EPA's 2009  |



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|     |                    |              |                      |            |              | <p>guidance to schools on handling PCBs. n Any communications, meeting agendas or minutes, documents or notes from 2013 through 2015 regarding efforts to establish <b>best management practices for schools handling PCBs</b>. This should include anyone inside or outside of the EPA and include attachments. n Any communications regarding or documentation of “disinvesting” in PCBs, including enforcement. Please also provide documentation of how much money was and is budgeted for PCBs enforcement under TSCA for each region by year, from FY2013-FY2019.</p>   |
| 47. | EPA-HQ-2018-007603 | Tammy Webber | The Associated Press | 05/11/2018 | Paul Cestone | <p>n Any emails or other communications regarding the proposed “<b>reassessment of use authorization</b>” for PCBs, in caulk, light ballasts or other building material: Polychlorinated Biphenyls, Reassessment of Use Authorizations: RIN: 2070-AJ38. This should include any discussions and emails regarding the use of the 50 ppm level for excluded PCB products. n Any communications or documents regarding <b>Reassessment of Use Authorizations for PCBs in Small Capacitors in Fluorescent Light Ballasts</b> in Schools and Daycares: RIN: 2070-AK12, including any discussion about delaying or putting the rulemaking on hold. n Any documents supporting the EPA’s estimate of the number of schools with <b>PCB-containing fluorescent light ballasts</b> and the number of ballasts, including those that may be leaking. Any documents supporting the EPA’s estimate of the number of schools with PCBs-containing building material, including but not limited to caulk. n Any communications or documents regarding <b>environmental justice or civil rights issues surrounding PCBs in schools</b>. This should include any EPA discussion of or response to an Aug. 1, 2014 email from Laura Preston, legislative advocate for the Association of California School Administrators, to Region 9 Administrator Jared Blumenfeld. n Any communications regarding indoor air standards for PCBs.</p> |
| 48. | EPA-R9-2018-007602 | Tammy Webber | The Associated Press | 05/11/2018 | R9           | <p>n Any communications, meeting agendas, minutes, documents or notes from 2013 through 2015 regarding efforts to rewrite the <b>EPA’s 2009 PCBs guidance for schools</b>. n Any communications, meeting agendas or minutes, documents or notes from 2013 through 2015 regarding efforts to establish <b>best management practices for schools</b></p>  |



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|     |                    |              |                               |            |              | <p>to mitigate PCBs. This should include anyone inside or outside of the EPA and include attachments. n Any emails or other communications or documentation <b>between 2012 and 2015 among Region 9 employees</b> _ including but not limited to Regional Administrator Jared Blumenfeld and PCB Program Coordinator Steve Armann_ regarding PCBs in schools. In addition, please provide any communications between Region 9 staff members and staff in other EPA offices regarding PCBs in schools, including national EPA Office of Chemical Safety and Pollution Prevention <b>Assistant Administrator Jim Jones, EPA Administrators Lisa Jackson and Gina McCarthy, Acting Administrator Bob Perciasepe and other regional administrators.</b> Please also provide any communications with <b>Acting Administrator Catherine McCabe or Administrator Scott Pruitt</b> regarding PCBs in schools. Please include attachments. n Any communications or documents regarding potential environmental justice or civil rights issues surrounding PCBs in schools from 2013 through 2015. This should include any EPA communications regarding or response to an Aug. 1, 2014 email from Laura Preston, legislative advocate for the Association of California School Administrators, to Region 9 Administrator Jared Blumenfeld. n Any communications <b>between the EPA and Monsanto Co. or anyone representing Monsanto</b> or its affiliates and subsidiaries regarding PCBs in school ballasts/building materials.</p> |
| 49. | EPA-HQ-2018-007592 | Emily Berman | Union of Concerned Scientists | 05/11/2018 | Monica Lewis | <p>1. Any records containing <b>communications between (A) any staff of EPA's Office of Land and Emergency Management ("OLEM")</b> or its subsidiary divisions; and <b>(B) anyone outside of the agency</b>, relating to either: (1) the <b>Accidental Release Prevention Requirements: Risk Management Programs Under the Clean Air Act rule (RMP Amendments or Jan. 2017 Chemical Disaster Rule)</b> (including but not limited to records discussing its development, reconsideration, potential or actual revisions, delay, or potential repeal); (2) 40 C.F.R. Part 68; or (3) the Delay Rule.</p> <p>2. Any and all records that EPA (except for the Office of the Administrator) has and/or has reviewed involving requests for or a potential or actual decision to revise, delay, suspend, and/or to</p>  |



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|     |                    |              |                               |            |    | <p>initiate reconsideration of the <b>Chemical Disaster Rule</b>.</p> <p>3. Any and all records that EPA (except for the Office of the Administrator) has and/or has reviewed regarding EPA's <b>reconsideration process or the development of the notice of proposed rulemaking</b> described in Mr. Pruitt's letter.</p> <p>4. Any and all records that EPA (except for the Office of the Administrator) has or has reviewed regarding the updated EPA document entitled, <b>Frequent Questions on the Final Amendments to the Risk Management Program (RMP) Rule</b>, posted to EPA's website on Aug. 2, 2017, <a href="https://www.epa.gov/sites/production/files/2017-08/documents/rmp_final_rule_qs_and_as_8-02-17.pdf">https://www.epa.gov/sites/production/files/2017-08/documents/rmp_final_rule_qs_and_as_8-02-17.pdf</a>, or any other updates to the following website: <a href="https://www.epa.gov/rmp/final-amendments-risk-management-program-rmp-rule">https://www.epa.gov/rmp/final-amendments-risk-management-program-rmp-rule</a>.</p> <p>5. Any records relating to EPA's decision to classify the agency's planned action regarding the <b>Accidental Release Prevention Requirements: Risk Management Programs Under the Clean Air Act rule as "deregulatory action" under Executive Order 13771</b>, as denoted on the following website: <a href="https://www.epa.gov/laws-regulations/epa-deregulatory-actions">https://www.epa.gov/laws-regulations/epa-deregulatory-actions</a>.</p> |
| 50. | EPA-HQ-2018-007591 | Emily Berman | Union of Concerned Scientists | 05/11/2018 | AO | <p>1. Any records containing <b>communications between (A) Administrator Pruitt</b> or any staff of EPA's Office of the Administrator or its subsidiary divisions; and (B) <b>anyone outside of the agency</b>, relating to either: (1) the <b>Accidental Release Prevention Requirements: Risk Management Programs Under the Clean Air Act rule</b> (RMP Amendments or Jan. 2017 Chemical Disaster Rule) (including but not limited to records discussing its development, reconsideration, potential or actual revisions, delay, or potential repeal); (2) 40 C.F.R. Part 68; or (3) the Delay Rule.</p> <p>2. Any and all <b>records that Administrator Pruitt or any staff of EPA's Office of the Administrator</b> or its subsidiary divisions has and/or has reviewed involving requests for or a potential or actual decision to revise, delay, suspend, and/or to initiate reconsideration of the <b>Chemical Disaster Rule</b>.</p> <p>3. Any and all records that Administrator Pruitt or any staff of EPA's Office of the Administrator or its subsidiary divisions has and/or has</p>  |



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|     |                    |              |                               |            |     | <p>reviewed regarding EPA's reconsideration process or the development of the notice of <b>proposed rulemaking described in Mr. Pruitt's letter</b>.</p> <p>4. Any and all records that Administrator Pruitt or any staff of EPA's Office of the Administrator or its subsidiary divisions has or has reviewed regarding the updated EPA document entitled, <b>Frequent Questions on the Final Amendments to the Risk Management Program (RMP) Rule</b>, posted to EPA's website on Aug. 2, 2017, <a href="https://www.epa.gov/sites/production/files/2017-08/documents/rmp_final_rule_qs_and_as_8-02-17.pdf">https://www.epa.gov/sites/production/files/2017-08/documents/rmp_final_rule_qs_and_as_8-02-17.pdf</a>, or any other updates to the following website: <a href="https://www.epa.gov/rmp/final-amendments-risk-management-program-rmp-rule">https://www.epa.gov/rmp/final-amendments-risk-management-program-rmp-rule</a>.</p> <p>5. Any and all emails between Administrator Pruitt or any staff of EPA's Office of the Administrator or its subsidiary divisions and person(s) outside the agency that mention the <b>Risk Management Program (sometimes abbreviated as "RMP")</b> or any provisions of 40 C.F.R. Part 68, as amended or otherwise.</p> |
| 51. | EPA-HQ-2018-007590 | Emily Berman | Union of Concerned Scientists | 05/11/2018 | OEM | <p>between January 1, 2014 and May 10, 2018.</p> <p>1. Any <b>records of communications</b> (including emails, monitoring data or reports, or any other communications) between any person(s) outside the agency and EPA, any of EPA's regional offices, or any EPA staff, regarding: a fire, explosion, leak, accidental or other release, a near-miss of such a release, or a concern or complaint regarding any such incident, at a facility regulated under EPA's Risk Management Program (40 C.F.R. Part 68), whether or not the incident involved the direct release of a chemical listed at 40 C.F.R. § 68.130.</p> <p>2. Any inventories, databases, spreadsheets, studies, or other compilations of data in EPA's possession that list any reported accidents and/or near-misses under <b>EPA's Risk Management Program</b> (40 C.F.R. Part 68) between January 1, 2014 and May 10, 2018. UCS additionally requests the following records:</p> <p>3. Any and all records that EPA has or has reviewed regarding updates to the <b>accident data collected from 2004-13</b>. See EPA-HQ-OEM-2015-0725-0002.</p> <p>4. Any and all additional records that EPA has or has reviewed regarding <b>air pollution and exposures from chemical fires</b>,</p>       |



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|     |                    |                 |                        |            |     | explosions, or chemicals releases at RMP-covered facilities between January 1, 2004 and May 10, 2018.  |
| 52. | EPA-HQ-2018-007581 | carey l. gillam | USRTK                  | 05/11/2018 | OPP | Emails between EPA employee David Hrdy and FDA employee Chris Sack on any/all of the dates from January 1, 2016 to May 10, 2018 that include the word <b>glyphosate</b> , and/or <b>2,4-D</b> , and/or <b>dicamba</b> , and/or <b>Monsanto</b> , and/or <b>Roundup</b> , and/or <b>honey</b> . This should include email communication discussing "over the tolerance finding of glyphosate in corn." Separately, this request also seeks any communications between David Hrdy and CropLife America employees for this time span and between David Hrdy and any employee of Monsanto Co. This latter part of the request is not specific to communications that include the word glyphosate but is seeking all communications between Hrdy and these external contacts.   |
| 53. | EPA-R9-2018-007609 | Chris Saeger    | Western Values Project | 05/11/2018 | R9  | <b>conespondence</b> since January 20, 2017, including but not limited to letters, texts, emails, and faxes, <b>between EPA Navajo Abandoned Uranium Mines Cleanup officials</b> and executives of, lobbyists for, or representatives of Energy Fuels Inc., or its US-based subsidiaiy Energy Fuels Resomces C01p. This should include, but not be limited to, all email conespondence between any EPA program officials and any email address at the domains@FaegreBD.com and@energyfuels.com. Additionally, I request access to and copies of all conespondence since January 20, 2017 sent by or sent to officials at the EPA Navajo Abandoned Uranium Mines Cleanup program that include the following keywords:<br><ul style="list-style-type: none"> <li>• "m-anium" • "Andrew Wheeler" • "Maiy Bono" • "Faegre Baker Daniels" • "Energy Fuels" • "Mark Chalmers" • "Paul Goranson" • "W. Goranson" • "David F1ydenlund" • "Cmiis Moore" • "Paul Gosar"</li> <li>• "John Banasso"</li> </ul> |
| 54. | EPA-HQ-2018-007607 | Chris Saeger    | Western Values Project | 05/11/2018 | AO  | since April 1, 2018, including but not limited to letters, texts, emails, and faxes, sent by, sent to, blind carbon copied ("BCC") by or to, or carbon copied ("CC") by or to Deputy Secretary Andrew Wheeler:<br><ul style="list-style-type: none"> <li>• "m-anium" • "Mary Bono" • "Faegre Baker Daniels" • "Energy</li> </ul>   |



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|     |                    |              |                        |            |              | <p>Fuels" • "Chalmers" • "Goranson"</p> <p>• "Flydenlund" • "Moore" • "Paul Gosar" • "John BaiTasso"</p> <p>correspondence since April 1 between Deputy Secretary Andrew Wheeler and any email address at the following domains:</p> <p>• @FaegreBD.com [Faegre Baker Daniels]</p> <p>• @energyfuels.com [Energy Fuels]</p>  |
| 55. | EPA-HQ-2018-007606 | Chris Saeger | Western Values Project | 05/11/2018 | OGC          | <p>ethics waivers filed by Deputy Administrator <b>Andrew Wheeler</b>, as well as any ethics waivers granted to Deputy Administrator Andrew Wheeler. This should include, but not be limited to, any Conflict of Interest Waiver Requests requested by or granted to Deputy Administrator Andrew Wheeler pursuant to 18 U.S.C. § 208(b)(1) and all ethics guidance provided to Deputy Administrator Wheeler by the EPA Ethics Office or Office of Government Ethics (OGE).</p>   |
| 56. | EPA-HQ-2018-007610 | Joe Wertz    |                        | 05/12/2018 | Lynn Zipf    | <p>all communications regarding the development of a <b>Total Maximum Daily Load</b>, also known as a TMDL, in the <b>Illinois River Watershed</b> or <b>impaired water bodies in Arkansas and Oklahoma</b> sent or received from June 1, 2017 to the date that this FOIA request is processed.</p>  |
| 57. | EPA-HQ-2018-007611 | Zahra Hirji  | BuzzFeed               | 05/13/2018 | Monica Lewis | <p><b>Heartland Institute's America First Energy Conference</b>, November 7-9, 2017, where Pruitt delivered a video address to the attendees on at least November 9</p> <p><b>The Heritage Foundation event for environmental leaders</b> on Tuesday, December 12, 2017</p> <p><b>Meeting with Kay Coles James</b>, The Heritage Foundation president, on April 11, 2018 at 3 pm, which is mentioned in Pruitt's public calendar</p> <p><b>The Heritage Foundation on Sunday, April 28, 2018</b>, per Pruitt's public calendar</p> <p><b>correspondences relating and/or referring to these events</b>; included among its sender(s) or recipient(s) any one or more of the following EPA current or former employees: <b>E. Scott Pruitt, Ryan Jackson, Liz Bowman, Jahan Wilcox, Michael Abboud, Henry Darwin, Byron</b></p> |



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|     |                    |                   |  |            |                  | Brown, Kevin Chmielewski, Alex Dominguez, Nicholas Falvo, Hayley Ford, Sarah Greenwalt, Mandy Gunasekara, Michelle Hale, Millan Hupp, Sydney Hupp, Albert "Kell" Kelly, Forrest McMurray, Madeline Morris, Charles Munoz, Ken Wagner, Samantha Dravis, Brittany Bolen, Will Lovell, Dr. Richard Yamada   |
| 58. | EPA-HQ-2018-007674 | Benjamin Hulac    |  | 05/14/2018 | Monica Lewis     | 1. All records memorializing all <b>currently outstanding debts owed to the Environmental Protection Agency (EPA) by Peabody Energy Corp (PE)</b> and all of its subsidiaries. 2. All records memorializing all currently outstanding debts owed to EPA by <b>Arch Coal Inc.</b> and all of its subsidiaries. 3. All records memorializing all currently outstanding debts owed to EPA by <b>Alpha Natural Resources Inc.</b> and all of its subsidiaries. 4. All records memorializing all currently outstanding debts owed to EPA by <b>Patriot Coal Corp.</b> and all of its subsidiaries. 5. All records memorializing all currently outstanding debts owed to EPA by <b>Walter Energy Inc.</b> and all of its subsidiaries. |
| 59. | EPA-R5-2018-007672 | Amy Littlefield   |  | 05/14/2018 | Jessica Wheatley | an email sent by the EPA to Carol Comer with the Indiana Department of Environment Management on July 15, 2016 about the <b>East Chicago lead contamination crisis</b> . "We have become increasingly concerned about exposures to lead from the soil, especially for children living in the public housing."  |
| 60. | EPA-HQ-2018-007662 | Margaret Townsend |  | 05/14/2018 | Judith Lewis     | records that EPA has generated in connection with the actual use of <b>chlorpyrifos, diazinon, and/or malathion</b> from January 1, 2018 to the date EPA conducts this search.   |
| 61. | EPA-R4-2018-007661 | Patricia Bennett  |  | 05/14/2018 | Karen Cody       | <b>Modifications to Security Force contract</b> made in 2017 (original contract 2014 NIEHS/USEPA). Specifically for billable hours for (Call Orders) extra hours.  |
| 62. | EPA-HQ-2018-007660 | Margaret Townsend |  | 05/14/2018 | Judith Lewis     | records generated in connection to a request from the U.S. Environmental Protection Agency ("EPA") to <b>reinitiate informal consultations, consultations, or otherwise review the NMFS Biological Opinion on Environmental Protection Agency's Registration of Pesticides</b> containing Chlorpyrifos, Diazinon, and Malathion.   |
| 63. | EPA-HQ-2018-007658 | Margaret Townsend |  | 05/14/2018 | OPP              | the records generated in connection to the <b>preparation of biological evaluations for new pesticide products registered for use on</b>   |



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|     |                    |                       |                           |            |                  | genetically modified crops, as discussed in Marietta Echeverria's, paragraph 19. Attachment A (Marietta Echeverria's Declaration).  |
| 64. | EPA-HQ-2018-007655 | James E. Downes       |                           | 05/14/2018 | OCSPP            | communications concerning <b>TSCA Low Volume Exemption Number L-13-0039</b> , including a copy of the LVE and all information relating to EPA's review of this LVE  |
| 65. | EPA-R1-2018-007618 | NEIL INGLIS           | 04-2895985                | 05/14/2018 | Cristeen Schena  | Any and all filings related to <b>Section 505 of the Clean Water Act since March 10, 2018.</b>  |
| 66. | EPA-R6-2018-007636 | Emily Walkenhors<br>t | Arkansas Democrat-Gazette | 05/14/2018 | Nancy Ho         | Filings in the <b>Tulane Environmental Law Clinic Environmental Justice complaint filed April 26, 2016, or EPA File No. 27R-16-R6</b> — Any other environmental justice complaints or documents/records from the <b>EPA Region 6 Office of Environmental Justice, Tribal, and International Affairs related to Georgia-Pacific's facilities in Crossett, Ark., since 2000</b> — Any other environmental justice complaints made in Arkansas since 2015 received by the EPA Region 6 Office of Environmental Justice, Tribal, and International Affairs.   |
| 67. | EPA-R5-2018-007670 | Carlos Matti          | DSCC                      | 05/14/2018 | Jessica Wheatley | <ul style="list-style-type: none"> <li>• All records relating to a <b>civil enforcement case of U-Line Corporation</b> (Case #05-2012-0011)</li> <li>• Any complaints, enforcement actions or violations, filed with your agency against ULine, Inc. or ULine Corporation or U-Line Corporation or U-Line Corp. or Richard "Dick" Uihlein ("Richard E. Uihlein") or Elizabeth "Liz" Uihlein ("Elizabeth A. Uihlein")</li> <li>• Any direct correspondence, including electronic, to your agency from Richard "Dick" Uihlein ("Richard E. Uihlein") or Elizabeth "Liz" Uihlein ("Elizabeth A. Uihlein") or their representatives (January 1, 2012 to Present)</li> <li>• Any direct correspondence, including electronic, to your agency from or on behalf of ULine, Inc. or ULine Corporation or U-Line Corporation or U-Line Corp. (January 1, 2012 to Present) Direct correspondence should include letters, emails, reports, and other relevant material.</li> </ul> |
| 68. | EPA-HQ-2018-007669 | Carlos Matti          | DSCC                      | 05/14/2018 | OECA             | <ul style="list-style-type: none"> <li>• Any direct correspondence, including electronic, to your agency from Richard "Dick" Uihlein ("Richard E. Uihlein") or Elizabeth "Liz" Uihlein ("Elizabeth A. Uihlein") or their representatives (January 1, 2012 to Present)</li> <li>• Any direct correspondence, including electronic, to your agency from or on behalf of ULine, Inc. or ULine Corporation or</li> </ul>  |



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|     |                    |                  |                       |            |                  | U-Line Corporation or U-Line Corp. (January 1, 2012 to Present) • Any complaints, enforcement actions or violations, filed with your agency against ULine, Inc. or ULine Corporation or U-Line Corporation or U-Line Corp. or Richard "Dick" Uihlein ("Richard E. Uihlein") or Elizabeth "Liz" Uihlein ("Elizabeth A. Uihlein")   |
| 69. | EPA-R5-2018-007644 | Lance M. Mallett | Got The Lead Out, LLC | 05/14/2018 | Jessica Wheatley | printable version of <b>amendment T528431 submitted under the Federal lead-based paint regulations</b> , and a copy of records of <b>phone conversations between me and Tony Martig and James Nash</b> , of EPA's lead-based paint program, in November 2017 in regards to a lead-based paint renovation training scheduled in Knoxville Tennessee at the Holiday Inn on Henley st.   |
| 70. | EPA-R5-2018-007642 | Tom Fuhrman      | HzW Environmental     | 05/14/2018 | Jessica Wheatley | HZW Environmental respectfully requests to review any US EPA records pertaining to the <b>Toledo Edison facility located at 711 Summit Street, Defiance</b> , Defiance County, Ohio. Additional associated addresses include 707 through 721 Summit Street (odds only). Thank you. Tom Fuhrman  |
| 71. | EPA-HQ-2018-007657 | Lisa Friedman    | New York Times        | 05/14/2018 | OAR              | I request communication records and <b>correspondence between Louis Anthony "Tony" Cox and Clint Woods</b> from December 1, 2017 to the date this request is processed. Please consider any emails, handwritten notes, letters, memorandums, text messages, voice and video recordings as well as other documented forms of communication as responsive records to my request. If this document has previously been requested by others, please simply provide to me the response you are already preparing for others. |
| 72. | EPA-HQ-2018-007654 | Lisa Friedman    | New York Times        | 05/14/2018 | AO               | I request <b>communication records sent to and from Richard Smotkin</b> — including but not limited to his email address Rick_Smotkin@Comcast.com — from the following individuals at EPA from Jan. 20, 2017 to the date that this request is processed: <b>Scott Pruitt, Ryan Jackson, Samantha Dravis, Sarah Greenwalt, Millan Hupp, Lincoln Ferguson, Kevin Chmielewski</b> .  |
| 73. | EPA-HQ-2018-007652 | Lisa Friedman    | New York Times        | 05/14/2018 | AO               | communication records sent to and from <b>Leonard Leo</b> — including but not limited to his email address leonard.lco@fed-soc.org — from the following individuals at EPA from Jan. 20, 2017 to the date that this request is processed: <b>Scott Pruitt, Ryan Jackson, Samantha</b>   |



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|     |                    |               |                |            |                    | Dravis, Sarah Greenwalt, Millan Hupp, Lincoln Ferguson and Kevin Chmielewski.   |
| 74. | EPA-HQ-2018-007651 | Lisa Friedman | New York Times | 05/14/2018 | AO                 | communication records sent to and from Matthew Freedman — including but not limited to his email address mfreedman@globalimpact-inc.com — from the following individuals at EPA from Jan. 20, 2017 to the date that this request is processed: <b>Scott Pruitt Ryan Jackson Samantha Dravis Sarah Greenwalt Millan Hupp</b>   |
| 75. | EPA-HQ-2018-007650 | Lisa Friedman | New York Times | 05/14/2018 | AO                 | I request communication records sent to and from the following individuals at EPA : <b>Jahan Wilcox, Ron Slotkin, Liz Bowman and George Hull</b> between March 2017 and the date of processing this request that in any way relate to the design and ordering of an E.P.A. "challenge coin." I also would like to request any purchase orders or vouchers for an EPA challenge coins, as well as any draft designs.   |
| 76. | EPA-HQ-2018-007649 | Lisa Friedman | New York Times | 05/14/2018 | OARM               | records sent to and from the following individuals at EPA related to the demotion, reassignment, resignation, termination, transfer and/or any other personnel action regarding <b>Reginald Allen, Mario Caraballo, Kevin Chmielewski, John Martin, John Reeder and Eric Weese</b> from Jan. 20, 2017 to the date that this request is processed: <b>Scott Pruitt Ryan Jackson Samantha Dravis Pasquale "Nino" Perrotta Sarah Greenwalt Millan Hupp Charles Munoz Kevin Chmielewski Reginald Allen Mario Caraballo John Martin John Reeder Eric Weese</b>                         |
| 77. | EPA-HQ-2018-007648 | Lisa Friedman | New York Times | 05/14/2018 | OARM               | I request communication records sent to and from the following individuals at EPA related to the demotion, reassignment, resignation, termination, transfer and/or any other personnel action regarding <b>Reginald Allen, Mario Caraballo, Kevin Chmielewski, John Martin, John Reeder and Eric Weese</b> from Jan. 20, 2017 to the date that this request is processed: <b>Scott Pruitt Ryan Jackson Samantha Dravis Pasquale "Nino" Perrotta Sarah Greenwalt Millan Hupp Charles Munoz Kevin Chmielewski Reginald Allen Mario Caraballo John Martin John Reeder Eric Weese</b> |
| 78. | EPA-HQ-2018-007647 | Lisa Friedman | New York Times | 05/14/2018 | Inga Barnett-Owens | I request communication records sent to and from the following individuals at EPA related to Administrator Scott Pruitt's trip to Italy in June of 2017: <b>Anna Phillips; Mark Kasman; and Jane Nishida</b> , from January 20, 2017 to the date that this request is processed.  |



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| 79. | EPA-R9-2018-007665 | David Abell      | Sierra Club, Environmental Law Program | 05/14/2018 | R9              | All quarterly excess emission reports for opacity, sulfur dioxide, and nitrogen oxide air emissions submitted to EPA for the Navajo Generating Station from January 1, 2013 to the present.  |
| 80. | EPA-R6-2018-007622 | Justin Wingerter | The Oklahoman                          | 05/14/2018 | Nancy Ho        | enforcement actions against the owners of <b>Eagle Industries</b> , a <b>Superfund site</b> at 10901 SE 29th Street in Midwest City, Oklahoma. These include <b>communications between EPA and Bill Salmon</b> , communications between EPA and Joanne Salmon, and documents referencing either Bill or Joanne Salmon. The date range of records requested is Aug. 1, 2017 to May 14, 2018. I am requesting publicly available information only and excluding Confidential Business Information. |
| 81. | EPA-HQ-2018-007668 | Emily Berman     | Union of Concerned Scientists          | 05/14/2018 | Linda F. Person | all <b>communications to or from Nancy Beck, Troy Lyons, Brittany Bolen, Clint Wood, Justin Schwab, or Erik Baptist</b> about the April 24, 2018 event at EPA in which Administrator Scott Pruitt announced the agency's proposed <b>"Strengthening Transparency in Regulatory Science"</b> rule. The date range for this request is April 10, 2018 through April 30, 2018.  |
| 82. | EPA-HQ-2018-007667 | Emily Berman     | Union of Concerned Scientists          | 05/14/2018 | ORD             | <b>communications to or from Richard Yamada</b> about the April 24, 2018 event at EPA in which Administrator Scott Pruitt announced the agency's proposed <b>"transparency"</b> rule. The date range for this request is April 10, 2018 through April 30, 2018.  |
| 83. | EPA-HQ-2018-007664 | Emily Berman     | Union of Concerned Scientists          | 05/14/2018 | ORD             | <b>emails to or from the EPA employees in charge of scheduling for Richard Yamada</b> , regarding the April 24, 2018 event at EPA in which Administrator Scott Pruitt announced the proposed <b>"Strengthening Transparency in Regulatory Science"</b> rule. This request includes all communications about the event as well as all calendar invitations for or related to the event. The date range for this request is April 10, 2018 through April 25, 2018.                                 |
| 84. | EPA-HQ-2018-007663 | Emily Berman     | Union of Concerned Scientists          | 05/14/2018 | Monica Lewis    | emails to or from the <b>EPA employees in charge of scheduling for Nancy Beck, Brittany Bolen, Justin Schwab, Clint Wood, Erik Baptist, and Troy Lyons</b> , regarding the April 24, 2018 event at EPA in which Administrator Scott Pruitt announced the proposed <b>"Strengthening Transparency in Regulatory Science"</b> rule. This request includes all communications about the event as well as all calendar invitations for   |



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|     |                    |                   |                               |            |                  | or related to the event. The date range for this request is April 10, 2018 through April 25, 2018.  |
| 85. | EPA-HQ-2018-007625 | Emily Berman      | Union of Concerned Scientists | 05/14/2018 | Judith Lewis     | all emails and attachments, from March 1, 2018 to present, to or from <b>Ken Munis, Al McGartland, Elizabeth Kopits, and Amy Lamson</b> , and any one of the following:<br><b>o Paul Noe o Joe Johnson o Russ Frye o Jamie Conrad o Mike Walls o William Anderson o Hilary Moffett o Rachel Jones o Allison Tusynzkio Karyn Schidt o Lee Fuller o Steve Higley o Puneet Verma o Robert Nolan o Becky Peavler o Daniel Shapiro o Rosario Palmierio Vlad Dorjets o Amanda Thomas o Paul Winters o Scott Burgess</b> |
| 86. | EPA-HQ-2018-007624 | Emily Berman      | Union of Concerned Scientists | 05/14/2018 | Judith Lewis     | all emails and attachments, from April 1, 2018 to present, <b>to or from Ken Munis, Al McGartland, Elizabeth Kopits, and Amy Lamson</b> , that mention the following terms: <b>"cost benefit" or "cobenefits" or "ozone" or "cost" or "OIRA" or "OMB" or "2 for 1" or "two for one" or "regulatory reform" or "regulation" or "negative benefits."</b>  |
| 87. | EPA-R5-2018-007709 | Larry D. Askins   |                               | 05/15/2018 | Jessica Wheatley | 1. A copy of <b>US EPA's response to Ohio's 2015 application</b> , which was accompanied by A.G. DeWine's SOLA dated 1/22/2015, requesting to <b>transfer a portion of the NPDES program to ODA</b> pursuant to section 402 of the Clean Water Act, 40 C.F.R. Part 123, ORC Chapter 903 and OAC Chapter 901.<br>2. A copy of <b>Ohio's request to withdraw the December 2006 transfer application</b> related to the above statutes.  |
| 88. | EPA-HQ-2018-007691 | Katherine Almen   |                               | 05/15/2018 | OARM             | <b>list of Brownfield Grant applicants for FY2018</b>   |
| 89. | EPA-R3-2018-007708 | Joshua Bowling    | Arizona Republic              | 05/15/2018 | R3               | 1) Any and all documents relating to <b>Administrator Pruitt's May 2, 2017 meeting with El Dorado Holdings</b> , 2) Any and all written and email correspondence relating to Administrator Pruitt's May 2, 2017 meeting with El Dorado Holdings.  |
| 90. | EPA-R2-2018-007706 | Harvey W. Gurland | Duane Morris LLP              | 05/15/2018 | R2               | Documents relating to the acquisition, application or use of <b>Methyl Bromide on St. John, US Virgin Islands by The Terminix International Company, LP, Terminix International USVI, LLC and/or The ServiceMaster Company, LLC</b> , as described in the attached request letter.  |
| 91. | EPA-HQ-2018-007713 | Kevin Bogardus    | E&E News                      | 05/15/2018 | AO               | records sent to and from the following individuals at EPA related to discussions to <b>grant and/or retract from EPA Administrator Scott</b>  |



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|-----|--------------------|-------------|--|------------|----|---|
|     |                    |             |  |            |    | Pruitt 24/7 or around-the-clock protection coverage by the Protection Services Detail from Jan. 20 to April 13, 2017: Scott Pruitt Ryan Jackson Don Benton Reginald Allen Lawrence Starfield John Reeder Chuck Cavanaugh Eric Weese Henry Barnett Pam Mazakas Jessica Taylor Helena Wooden-Aguilar Please   |
| 92. | EPA-R3-2018-007710 | Jeff Ruch   | PEER                                   | 05/15/2018 | R3 | <p><b>illegal asbestos removal operation at Manassas National Battlefield</b></p> <p>1. The CID investigative case file concerning the above-described incident;</p> <p>2. Documents reflecting the ultimate disposition of the case as well the official rationale for that disposition;</p> <p>3. Copies of any communications between EPA and NPS not included in the case file; and</p> <p>4. Records reflecting any non-enforcement actions EPA took concerning this matter, including alerting the Youth Conservation Corps enrollees of their likely exposure to friable asbestos fibers and/or arranging for the proper disposal of the asbestos-laden debris.</p>  |
| 93. | EPA-R9-2018-007694 | David Abell | Sierra Club, Environmental Law Program | 05/15/2018 | R9 | <p>1. The Part 71 Operating Permit that EPA considers to be the currently effective Part 71 operating permit applicable to the <b>Navajo Generating Station</b>. 2. The 2012 title V/Part 71 renewal application submitted for the Navajo Generating Station and all <b>revisions to that permit application</b>. 3. The Part 71 Operating Permit NN-OP-00-01, issued June 5, 2001. 4. The minor modification permit #NN-OP-00-01-D issued October 20, 2005, and the permit application for Minor Modification #NN-OP-00-01-D and all revisions to that permit application. 5. All correspondence between EPA and the Navajo Nation EPA (NNEPA) regarding the NNEPA's 2015 draft Part 71 renewal permit for Navajo Generating Station. 6. All reports and documentation regarding excursions or exceedances and the corrective actions taken from January 1, 2013 to the present. 7. Any prevention of significant deterioration (PSD) applicability analyses and post-project emissions analysis submitted to EPA for the Navajo Generating Station pursuant 40 C.F.R. 52.21(r)(6) since 2002. 8. Any Notices of Violation issued by EPA to the owners of the Navajo Generating Station regarding the Clean Air Act and its implementing regulations. 9. All PM stack test results from 2013 through 2015. 10.</p> |



### Selected FOIA Requests – 05/09/2018-05/16/2018

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|  |  |  |  |  |  | Regarding Permits AZ 08-01A and T-0004-NN, which authorized application of cement kiln dust and calcium bromide to the coal: a. Salt River Project's notification to EPA of the date construction commenced pursuant to Condition II.A. of the permit. b. Salt River Project's notification to EPA of the date of initial startup pursuant to Condition II.B. |
|--|--|--|--|--|--|---|